Division, Suite 850, Washington Center, 1001 G Street, NW., Washington, DC 20530.

Dated: August 7, 1996. Robert B. Briggs, Department Clearance Officer, United States Department of Justice. [FR Doc. 96–20552 Filed 8–12–96; 8:45 am] BILLING CODE 4410–01–M

## Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

In accordance with Departmental policy, 28 CFR 50.7 and 42 U.S.C. 9622(d)(2), notice is hereby given that a proposed consent decree in *United States* v. *Atlantic Richfield Company, et al.*, Civil Action No. CV–89–039–BU– PGH, was lodged on July 22, 1996, with the United States District Court for the District of Montana.

The complaint filed by the United States in 1989 seeks to recover past, unreimbursed costs under Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9607, incurred by the United States in connection with response actions taken at the Clark Fork Sites located in southwestern Montana. As part of its complaint, the United States sought recovery of costs from, *inter alia*, Cleveland Wrecking Company for costs incurred and to be incurred at the Anaconda Smelter Site.

The consent decree, which is between the United States and Cleveland Wrecking Company, requires Cleveland Wrecking to pay to the United States \$150,000 in reimbursement of past response costs associated with the Anaconda Smelter Site. The settlement is based on a demonstration by **Cleveland Wrecking Company of its** inability to reimburse the United States for any additional response costs. The consent decree includes a covenant not to sue by the United States under Sections 106 and 107 of CERCLA 42 U.S.C. 9606 and 9607. Under the terms of the decree, the United States has specifically reserved its right to seek relief from Cleveland Wrecking Company for any claims not specifically addressed in the decree.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044, and should refer to *United States* v. *Atlantic Richfield Company, et al.*, DOJ Ref. # 90–11–2–430.

The proposed consent decrees may be examined at the Office of the United States Attorney, District of Montana, First Floor, 100 North Park Avenue, Helena, Montana 59601; Region VIII Office of the Environmental Protection Agency, 999 18th Street, Suite 500, Denver, Colorado 80202-2466; and at the Consent Decree Library, 1120 "G' Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed decrees may be obtained in person or by mail from the Consent Decree Library at the address listed above. In requesting a copy, please refer to the referenced case and number, and enclose a check in the amount of \$196.75 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–20538 Filed 8–12–96; 8:45 am] BILLING CODE 4410–01–M

### Notice of Lodging of Consent Decree Pursuant to Clean Water Act

In accordance with Departmental Policy, 28 CFR 50.7, notice hereby is given that a consent decree in *United States* v. *Robert Brace and Robert Brace Farms, Inc.,* No. 90–229 Erie, was lodged with the United States District Court for the Western District of Pennsylvania on July 24, 1996.

The proposed consent decree concerns violations of sections 301 and 404 of the Clean Water Act, 33 U.S.C. 1311, 1344, as a result of unpermitted discharges of dredged and fill material into portions of property located in Erie County, Pennsylvania, that constitute "waters of the United States." The consent decree encompasses a permanent injunction and requires defendants to perform restoration of the violated thirty acres of wetlands and to pay a civil penalty of \$10,000 to the U.S. Treasury.

The Department of Justice will receive written comments relating to this consent decree for a period of thirty days from the date of publication of this notice. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Attention: David M. Thompson, Attorney, Environment and Natural Resources Division, U.S. Department of Justice, Room 7120, 10th & Pennsylvania Ave., N.W., Washington, D.C. 20530 and should refer to *United States* v. *Robert Brace and Robert Brace Farms, Inc.,* DJ Reference No. 90–5–1–1–3433.

The consent decree and accompanying exhibit may be examined at the Clerk's Office, United States District Court for the Western District of Pennsylvania, U.S. Courthouse, Erie, Pennsylvania 16501, or a copy may be requested from David M. Thompson, (202) 514–2617.

## Anna Wolgast,

Acting Chief, Environmental Defense Section, Environment & Natural Resources Division. [FR Doc. 96–20536 Filed 8–12–96; 8:45 am] BILLING CODE 4410–01–M

## **Antitrust Division**

## Notice Pursuant to the National Cooperative Research and Production Act of 1993—Petrotechnical Open Software Corporation ("POSC")

Notice is hereby given that, on July 16, 1996, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Petrotechnical Open Software Corporation ("POSC") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, the following additional parties have become new non-voting members of POSC: Revere Incorporated, Birmingham, AL; EDS International BV, Rotterdam, the Netherlands; TriTeal Corporation, Carlsbad, CA; Aangstrom Precision Corporation, Mt. Pleasant, MI; and Directorate General of Hydrocarbons, New Delhi, INDIA.

No other changes have been made in either the membership or planned activity of POSC.

On January 14, 1991, POSC filed its original notifications pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the Federal Register pursuant to Section 6(b) of the Act on February 7, 1991, (56 FR 5021). The last notification was filed with the Department on April 22, 1996. A notice was published in the Federal Register pursuant to Section 6(b) of the Act on May 16, 1996, (61 FR 24807). Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–20537 Filed 8–12–96; 8:45 am] BILLING CODE 4410–01–M

#### **Drug Enforcement Administration**

## **EIS I and II Supplementation**

AGENCY: Drug Enforcement Administration, United States Department of Justice.

**ACTION:** Notice of intent to supplement programmatic environmental impact statements and explanation of the scope of study.

SUMMARY: A supplement to the programmatic environmental impact statements on eradication of Cannabis on Federal Lands in the continental United States (DEA-EIS-1), finalized in July 1985, and on Eradication of Cannabis on Non-Federal and Indian Lands in the Contiguous United States and Hawaii (DEA-EIS-2), finalized in May 1986, will be prepared. The supplement will consider current data pertinent to chemical treatment alternatives and techniques that have been developed in the past decade. Comments on this notice are welcome. DATES: This order is effective August 13, 1996.

FOR FURTHER INFORMATION CONTACT: James E. Cappola, Chief, State and Local Programs Section, Drug Enforcement Administration, Washington, DC 20537, Telephone: (202) 307-8918. SUPPLEMENTARY INFORMATION: The records of decision executed for the Cannabis eradication programmatic impact statements adopted the preferred alternative of operational flexibility which gives planners and decision makers at the action level the leeway to choose eradication techniques best suited to the situation from the standpoint of both efficacy and respect for the quality of the human environment. Those choices invariably are informed by environmental assessment processes tiered to the programmatic documentation. This approach to planning and decision making has enabled law enforcement officials to be responsive to everchanging circumstances in the field while remaining sensitive to local environment concerns.

Regulations implementing the National Environmental Policy Act call for the preparations of supplements to environmental concerns and bearing on the program or its impacts. 40 CFR 1502.9(c)(1)(ii). In the decade that has passed since the impact statements were finalized, considerable additional data about treatment alternatives employed in the Cannabis eradication program have been generated. New chemical treatment alternatives and techniques may also be available for use in the program. The supplement announced here will consider these issues, update analyses relative to environmental consequences of the program, and, to the extent warranted, modify the menu of treatment alternatives and mitigation options from which planners and decision makers may choose at the action level.

Dated: August 7, 1996. Harold D. Wankel, *Chief of Operations.* [FR Doc. 96–20611 Filed 8–12–96; 8:45 am] BILLING CODE 4410–09–M

## Office of Justice Programs

National Institute of Justice

[OJP (NIJ) No.1095]

[RIN 1121-ZA45]

## National Institute of Justice Solicitation for Evaluation of Arrest Policies Program

**AGENCY:** Office of Justice Programs, National Institute of Justice, Justice. **ACTION:** Notice of solicitation.

**SUMMARY:** Announcement of the availability of the National Institute of Justice "Solicitation for the Evaluation of Arrest Policies Program."

**DATES:** The deadline for receipt of proposals is close of business on September 6, 1996.

ADDRESSES: National Institute of Justice, 633 Indiana Avenue, NW, Washington, DC 20531.

**FOR FURTHER INFORMATION CONTACT:** Angela Moore Parmley at 202–307–0145 or Bernard Auchter at 202–307–0154.

#### SUPPLEMENTARY INFORMATION:

# Authority

This action is authorized under the Omnibus Crime Control and Safe Streets Act of 1968, §§ 201–03, as amended, 42 U.S.C. 3721–23 (1994).

## Background

The National Institute of Justice is soliciting proposals for the evaluation of arrest policies programs funded by the Office of Justice Programs in 1996 under the Violence Against Women Act, Title IV of the Violent Crime Control and Law Enforcement Act of 1994. The request responds to the need for research to assess the effectiveness of arrest in the context of a systemwide, coordinated approach to domestic violence. Interested organizations should call the National Criminal Justice Reference Service (NCJRS) at 1-800-851-3420 to obtain a copy of "Solicitation for Evaluation of Arrest Policies Program"

(refer to document no. SL000175). The solicitation is available electronically via the NCJRS Bulletin Board, which can be accessed via Internet. Telnet to ncjrsbs.ncjrs.org, or gopher to ncjrs.org:71. For World Wide Web access, connect to the NCJRS Justice Information Center at http:// www.ncjrs.org. Those without Internet access can dial the NCJRS Bulletin Board via modem: dial 301–738–8895. Set the modem at 9600 baud, 8–N–1. Jeremy Travis,

Director, National Institute of Justice. [FR Doc. 96–20565 Filed 8–12–96; 8:45 am] BILLING CODE 4410–18–P

## National Institute of Justice

[OJP (NIJ) No.1096]

RIN 1121-ZA46

## National Institute of Justice Solicitation for Evaluations of the Residential Substance Abuse Treatment for State Prisoners Program

**AGENCY:** Office of Justice Programs, National Institute of Justice, Justice. **ACTION:** Notice of solicitation.

**SUMMARY:** Announcement of the availability of the National Institute of Justice "Solicitation for Evaluations of the Residential Substance Abuse Treatment for State Prisoners Program." **DATES:** The deadline for receipt of proposals is close of business on September 4, 1996.

ADDRESSES: National Institute of Justice, 633 Indiana Avenue, NW., Washington, DC 20531.

**FOR FURTHER INFORMATION CONTACT:** Tawana Waugh, U.S. Department of Justice Response Center, at 800–421– 6770 (in Metropolitan Washington, DC, 202–307–1480).

#### SUPPLEMENTARY INFORMATION:

#### Authority

This action is authorized under the Omnibus Crime Control and Safe Streets Act of 1968, §§ 201–03, as amended, 42 U.S.C. 3721–23 (1994).

## Background

The Violent Crime Control and Law Enforcement Act of 1994 authorizes programs to support both treatment and punishment of drug-using and violent offenders. The Residential Substance Abuse Treatment for State Prisoners Formula Grant Program, created by Subtitle U of the Act, addresses the treatment goal by providing funding for the development of substance abuse treatment programs in State and local